► AO 472 (Rev. 3/86)	Order of Detention Pendin	g Trial					
			ATES D	ISTRICT	COURT	U.S. DISTRI	CT COURT
		1120 01	District of			RASKA	AM 9: 49
UNITED	STATES OF AME	RICA				ZIUIS SEP 16	AII 3.43
0111122	V.			ORDER O	F DETENTIO	n evenimengft	RHAICLER
GENAF	RO FAVALA RAMI Defendant	REZ	. С	ase Number:	4:00CR3009		
In accordance v detention of the defe	with the Bail Reform Act, endant pending trial in th	is case.	2(f), a detentio		n held. I conclude th	at the following facts	s require the
— (1) Th. J.f	dant is charged with an o				s been convicted of a	a [ federal offens	e 🗌 state
or local of a crim	fense that would have be ne of violence as defined if tense for which the maxin	en a federal offer in 18 U.S.C. § 31 num sentence is l	nse if a circums 156(a)(4). life imprisonme	tance giving rise tent or death.	o tederal jurisdiction	n had existed that i	is
_	ense for which a maximu						.*
\$ 314  (2) The offens (3) A period of for the off (4) Findings I safety of (  (7) There is the form of the period	ny that was committed af 2(f)(1)(A)-(C), or compase described in finding (1 of not more than five year fense described in finding Nos. (1), (2) and (3) estable (an) other person(s) and the sprobable cause to which a maximum of 18 U.S.C. § 924(c).	rable state or local) was committed as has elapsed sing (1). The community of the community. It believe that term of impr	al offenses.  while the defende the day presumption the further find the Alternative Fi the defender	ndant was on releate of conviction  nat no condition of the defendant had the defendant had the defendant had the defendant had the defendant has common from years or	release of the der combination of con as not rebutted this partitle an offense	a federal, state or local efendant from imprison aditions will reasonabore sumption.	al offense. onment ly assure the
v (2) The defen	adant has not rebutted the rance of the defendant as	presumption estal required and the	blished by findi safety of the co Alternative F	ommunity.	ition or combination	of conditions will reas	sonably assure
(1) There is a	a serious risk that the defe a serious risk that the defe	endant will not ap endant will endan	ppear.		or the community.		
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derance of the evic	credible testimony and indence that		itted at the hear	t of Reasons for ing establishes by detention	clear and con	nvincing evidence [	a prepon-
detaine	x						
to the extent pract reasonable opport Government, the r	t is committed to the custo ticable, from persons awa unity for private consulta person in charge of the co in a court proceeding.	dy of the Attorne	y General or his sentences or b	eing held in custo	entative for confinent ody pending appeal. of the United States	or on request of an a	ttorney for the
xups	Date	<u> </u>		-	ture of Judicial Officer		
					ester, U.S. Magistrate I Title of Judicial Of		

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).